

PROBATE JUDGE'S SALES.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, H. D. Rogers, Executor, Plaintiff, against Decia Rogers, Elizabeth Rogers, et al., Defendants. - Complaint to Sell Land in aid of Personal Assets to pay Debts, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of John Rogers, deceased, to wit: ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one-half (138 1/2) acres, more or less, bounded by the lands of W. D. Rogers, and others, (Said acres, more or less, being the same as the land sold by W. D. Rogers, and others, in aid of Personal Assets to pay Debts, &c.)

TERMS OF SALE: One-half cash, and the balance on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Sarah E. Tolson, Plaintiff, against John Johnson, James Johnson, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of Benjamin Johnson, deceased, to wit: THE MILL TRACT, containing eight acres, more or less, with valuable Mills, &c., situate in Anderson County, on Hurricane Creek, adjoining lands of John Johnson, and others. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

TERMS OF SALE: One-third cash; the remainder on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Rufus S. Hill, Executor, Plaintiff, against Rufus S. Hill, Elizabeth Hill, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of Rufus S. Hill, deceased, to wit: THE SPEED PLACE, situate in Anderson County, near the town of Anderson, containing two hundred and twenty-two (222) acres, more or less, bounded by the lands of Wm. O'Brien, Joshua Burris, and others. Also, one House and Lot, situate in Anderson County, containing one acre, and known as the Rufus S. Hill residence. Also, one House and Lot, situate in Anderson County, containing one acre, and known as the Rufus S. Hill residence.

TERMS OF SALE: One-third cash; the remainder on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Elizabeth Rogers, Plaintiff, against H. D. Rogers, M. Rogers, Sarah Rogers, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of H. D. Rogers, deceased, to wit: ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one-half (138 1/2) acres, more or less, bounded by the lands of W. D. Rogers, and others, (Said acres, more or less, being the same as the land sold by W. D. Rogers, and others, in aid of Personal Assets to pay Debts, &c.)

TERMS OF SALE: One-half cash, and the balance on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Elizabeth Rogers, Plaintiff, against H. D. Rogers, M. Rogers, Sarah Rogers, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of H. D. Rogers, deceased, to wit: ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one-half (138 1/2) acres, more or less, bounded by the lands of W. D. Rogers, and others, (Said acres, more or less, being the same as the land sold by W. D. Rogers, and others, in aid of Personal Assets to pay Debts, &c.)

TERMS OF SALE: One-half cash, and the balance on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Elizabeth Rogers, Plaintiff, against H. D. Rogers, M. Rogers, Sarah Rogers, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of H. D. Rogers, deceased, to wit: ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one-half (138 1/2) acres, more or less, bounded by the lands of W. D. Rogers, and others, (Said acres, more or less, being the same as the land sold by W. D. Rogers, and others, in aid of Personal Assets to pay Debts, &c.)

TERMS OF SALE: One-half cash, and the balance on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Elizabeth Rogers, Plaintiff, against H. D. Rogers, M. Rogers, Sarah Rogers, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of H. D. Rogers, deceased, to wit: ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one-half (138 1/2) acres, more or less, bounded by the lands of W. D. Rogers, and others, (Said acres, more or less, being the same as the land sold by W. D. Rogers, and others, in aid of Personal Assets to pay Debts, &c.)

TERMS OF SALE: One-half cash, and the balance on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Elizabeth Rogers, Plaintiff, against H. D. Rogers, M. Rogers, Sarah Rogers, and others. - Complaint to Sell Real Estate, &c.

BY virtue of a Decree of the Court in the above stated case, I will sell on MONDAY, the 1st day of NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., on SALE, the following described property, as the Real Estate of H. D. Rogers, deceased, to wit: ONE TRACT OF LAND, situate in Anderson County, containing one hundred and thirty-eight and one-half (138 1/2) acres, more or less, bounded by the lands of W. D. Rogers, and others, (Said acres, more or less, being the same as the land sold by W. D. Rogers, and others, in aid of Personal Assets to pay Debts, &c.)

TERMS OF SALE: One-half cash, and the balance on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

W. W. HUMPHREYS, J. P.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

In the Probate Court, Elizabeth Rogers, Plaintiff, against H. D. Rogers, M. Rogers, Sarah Rogers, and others. - Complaint to Sell Real Estate, &c.

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

BY virtue of various Executions to me directed, I will expose to sale on the FIRST MONDAY in NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., the following Lands, to wit: ONE TRACT, known as the "Todd Place," containing 200 acres, and lying on the main road leading from Anderson, C. H. to Craytonville, and West, and adjoining lands of M. C. McGehee, Elizabeth Todd, F. R. Clinkscales, C. E. O. Mitchell, and others. This tract of land has been divided into four separate Tracts, and plats of the same will be exhibited on day of sale:

Tract No. 1, containing 81 acres.
Tract No. 2, containing 79 acres.
Tract No. 3, containing 91 acres.
Tract No. 4, containing 49 acres.

These are amongst the best farming lands in the County. Also, one Tract of Land, containing 109 acres, which has been divided into two Tracts as follows:

Tract No. 1, containing 92 1/2 acres.
Tract No. 2, containing 16 1/2 acres.

Plats of the same will be exhibited on day of sale. The above two tracts are known as the Vincent P. Martin place, and are one mile from the Court House. Purchaser will have the advantage of both a Town and County residence, and these lands are well adapted for raising live stock for pasturage and cultivation.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

TERMS OF SALE: One-third cash; the remainder on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

JAMES H. MCCONNELL, Sheriff Anderson County.

Oct 10, 1878 13 4

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

BY virtue of various Executions to me directed, I will expose to sale on the FIRST MONDAY in NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., the following Lands, to wit: ONE TRACT, known as the "Todd Place," containing 200 acres, and lying on the main road leading from Anderson, C. H. to Craytonville, and West, and adjoining lands of M. C. McGehee, Elizabeth Todd, F. R. Clinkscales, C. E. O. Mitchell, and others. This tract of land has been divided into four separate Tracts, and plats of the same will be exhibited on day of sale:

Tract No. 1, containing 81 acres.
Tract No. 2, containing 79 acres.
Tract No. 3, containing 91 acres.
Tract No. 4, containing 49 acres.

These are amongst the best farming lands in the County. Also, one Tract of Land, containing 109 acres, which has been divided into two Tracts as follows:

Tract No. 1, containing 92 1/2 acres.
Tract No. 2, containing 16 1/2 acres.

Plats of the same will be exhibited on day of sale. The above two tracts are known as the Vincent P. Martin place, and are one mile from the Court House. Purchaser will have the advantage of both a Town and County residence, and these lands are well adapted for raising live stock for pasturage and cultivation.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

TERMS OF SALE: One-third cash; the remainder on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

JAMES H. MCCONNELL, Sheriff Anderson County.

Oct 10, 1878 13 4

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

BY virtue of various Executions to me directed, I will expose to sale on the FIRST MONDAY in NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., the following Lands, to wit: ONE TRACT, known as the "Todd Place," containing 200 acres, and lying on the main road leading from Anderson, C. H. to Craytonville, and West, and adjoining lands of M. C. McGehee, Elizabeth Todd, F. R. Clinkscales, C. E. O. Mitchell, and others. This tract of land has been divided into four separate Tracts, and plats of the same will be exhibited on day of sale:

Tract No. 1, containing 81 acres.
Tract No. 2, containing 79 acres.
Tract No. 3, containing 91 acres.
Tract No. 4, containing 49 acres.

These are amongst the best farming lands in the County. Also, one Tract of Land, containing 109 acres, which has been divided into two Tracts as follows:

Tract No. 1, containing 92 1/2 acres.
Tract No. 2, containing 16 1/2 acres.

Plats of the same will be exhibited on day of sale. The above two tracts are known as the Vincent P. Martin place, and are one mile from the Court House. Purchaser will have the advantage of both a Town and County residence, and these lands are well adapted for raising live stock for pasturage and cultivation.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

TERMS OF SALE: One-third cash; the remainder on credit of one and two years, with interest from day of sale; purchaser to give bond with at least two good sureties, together with a mortgage of the premises. Purchaser to pay extra for all necessary papers.

JAMES H. MCCONNELL, Sheriff Anderson County.

Oct 10, 1878 13 4

STATE OF SOUTH CAROLINA, ANDERSON COUNTY.

BY virtue of various Executions to me directed, I will expose to sale on the FIRST MONDAY in NOVEMBER, 1878, at the Court House, in the City of Anderson, S. C., the following Lands, to wit: ONE TRACT, known as the "Todd Place," containing 200 acres, and lying on the main road leading from Anderson, C. H. to Craytonville, and West, and adjoining lands of M. C. McGehee, Elizabeth Todd, F. R. Clinkscales, C. E. O. Mitchell, and others. This tract of land has been divided into four separate Tracts, and plats of the same will be exhibited on day of sale:

Tract No. 1, containing 81 acres.
Tract No. 2, containing 79 acres.
Tract No. 3, containing 91 acres.
Tract No. 4, containing 49 acres.

These are amongst the best farming lands in the County. Also, one Tract of Land, containing 109 acres, which has been divided into two Tracts as follows:

Tract No. 1, containing 92 1/2 acres.
Tract No. 2, containing 16 1/2 acres.

Plats of the same will be exhibited on day of sale. The above two tracts are known as the Vincent P. Martin place, and are one mile from the Court House. Purchaser will have the advantage of both a Town and County residence, and these lands are well adapted for raising live stock for pasturage and cultivation.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence. Also, one House and Lot, situate in the Town of Anderson, containing one acre, and known as the David A. Woodson residence.

THE WAIL OF SWAILS.

A First-Class Contribution to Radical Outrage Literature.

Swail's Story in Washington.

"Having been invited to address the Republican Club at White Oak, on Saturday the 5th inst., accordingly on the morning of the 5th, with Mr. A. J. M. Montgomery, I proceeded to the place, arriving at about 11 o'clock. Shortly after our arrival several persons of the Democratic party also arrived from Kingstree, coming with the intention, as was afterward shown, to disturb and break up the meeting. The club was called to order, and was called upon to address them, which I did. About that time G. P. Nelson, of Kingstree, came into the church. The president of the club informed him that he could not remain, as none were allowed to be present but Republicans. Nelson then went out, and after being adjourned to half an hour, came back into the church. Mr. Montgomery was then speaking. Nelson was again told that he could not remain. He seemed to be somewhat in liquor, and commenced speaking about having fair play and dividing time.

"Finding that Nelson intended to make a disturbance, I advised the president to adjourn the meeting to a later hour, and the members leaving for their homes. There were some six or seven Republicans from Kingstree and vicinity on horseback and in a buggy, all of whom, upon adjournment, started for home. When about six miles from Kingstree my party was overtaken by fifty or one hundred men, mounted and armed with State guns, the men seemingly to be in detachments from Capt. Gilliland's company, Capt. Cooper's company, and Capt. Fitch's company, of State militia. Capt. Fitch was in command of one detachment.

"The whole seemed to be under command and direction of Dr. S. D. M. Byrd, one of the commissioners of election for the county. After following for some time, their command was broken into two detachments, one of which passed us and immediately filed in front of my party. The words were spoken by any person within two miles of Kingstree, when the detachments in front formed in line across the road and halted. Dr. Byrd came back to me and said that they proposed that I should ride in front of their ranks.

"This I declined, stating to him that I was then on my way home peacefully, and that I had one peaceably attending to my business, and was now returning. He then made the remark that I was the cause of all the trouble in the county. I answered that I was not aware that there was any trouble. He then said that it made no difference; they wanted me to ride in front of their ranks. If all present were of his thinking I should be made to do so. I replied, saying: 'Gentlemen, I am not for making trouble, but am going peacefully to my home.' He then, after some consultation, said that I should go to the village. I asked him if he considered myself and party arrested."

"He answered yes. I then said, 'Go on; I will go to the village with you.' The whole party then started for the village. While holding the conversation with Dr. Byrd the Kingstree men got out of their buggy and came up to where I was. The men, who were armed, seemed to be about to draw their pistols. G. P. Nelson walked between myself and Boson Hanna, on my left, with his hand on his pistol. About that time the column started. Nothing occurred until we reached Academy street, when the men of the column turned up the street, with the intention I suppose, of marching around the village.

"When I reached the corner, instead of following I went straight down the street to the court house. These parties then surrounded me, using all sorts of threats, and saying that they would get off my horse and come into the court house. I tried to do so, but was seized by Dr. Byrd and another of his men, who tried to take me by force. I was also seized by my friends, Rev. Mr. Pinckney and Boson Hanna, who succeeded in dragging me from Dr. Byrd. At this moment the soldiers fired, and I was wounded in the head by a bullet, and approaching toward a moment, then tossed their heads, turned tail and broke in a wild stampede for town. The frantic herd burst from the end of the lane into the main road just as a grave and serious ex-minister of the gospel—whose hands of life and mercy, etc., etc., were driving him along. Him the crowd followed. The dog with his phenomenal attachment wailing up and down, was behind, and they cared for nothing in front. One jumped across between the horse and the vehicle, two others dashed against the wheels, capsize the elder into a ditch full of muddy water, and the butchery starting by his head ends with two wheels in the air. Then the horse caught sight of the dog and ran against the wheels, capsize the elder into a ditch full of muddy water, and the butchery starting by his head ends with two wheels in the air. Then the horse caught sight of the dog and ran against the wheels, capsize the elder into a ditch full of muddy water, and the butchery starting by his head ends with two wheels in the air.

"MR. SWAILS BANISHED FROM HOME. The above is the story of the first outrage committed, which, going unpunished and unnoticed by the State authorities, seems to have inspired the second, and the third. Mr. Swail's virtuous banishment from his native State. The facts as related above were written down by Mr. Swails, together with an appeal for protection and an investigation of the facts, and enclosed to Governor Hampton, through the president of the Republican Club at White Oak. The communication was delivered promptly on the 8th inst., and ample time has since elapsed for a reply to have been made or some action taken in the premises, but so far no notice has been taken of the matter. The facts were also before the Board of Trustees yesterday, and were furnished with a copy of the communication addressed to Governor Hampton. Mr. Swails' story grows more interesting as it proceeds.

"On the morning of Tuesday, the 8th inst., he says, 'I went to Kingstree to attend court. Soon after my arrival I was told that the Red Shirts were assembling, and upon going into the court house I found them there. Nothing was said at that time, and all things were apparently pleasant. After getting my mail I went to my home and immediately addressed a letter to Judge Wallace, stating that it was bad to allow these men to assemble, and referring to the excitement of the previous Saturday. He sent word back by the Rev. Mr. Pinckney, who delivered the letter, that he would attend to it. While Mr. Pinckney was still at my house, the Democratic executive committee, consisting of Mr. Lawson, chairman; Mr. Kelly, secretary; Messrs. Lee, Kinder and Dr. Sessions, walked into my door and read me a copy of resolutions, which they said were passed by the executive committee and the prominent men of the county. The Rev. Mr. Pinckney made a note of the resolutions at the time, which were in substance as follows:

Resolved, First, That S. A. Swails be required to leave Williamsburg in ten days.

Resolved, Second, That he is a high-handed robber.

Resolved, Third, That he and his riotous henchmen be held responsible for all incendiary mischief which may happen.

Resolved, Fourth, That unless the above resolutions be complied with, the committee will take such action as may seem proper.

"Recently a lady living in Huron, Ohio, gave birth to a girl baby, which is quite a curiosity in the way of weight. When born, after being dressed, the half-pound creature weighed but one and a half pounds, a small teacup covers the head and neck very easily, while a common finger ring can be passed over either hand, arm or shoulder. The child is doing well.

BILL LONGLEY OF TEXAS.

The End of the Most Atrocious Criminal in the Country.

The telegraph has already announced the execution at Giddings, Texas, on Friday last, of the notorious William Longley, for the murder of William Anderson, a field hand, in March, 1875. Upon reaching the gallows and after the completion of all the preliminary arrangements, during which Longley surveyed the scaffold and gave directions how to tie the rope, a hatchet was asked for. Longley wanted to know if they were going to cut his head off. He walked up the stairs with a light, mimic military tread, a smile upon his face and a lighted cigar in his mouth. Fearing the steps might lead him, he took the half-way up and stopped and laughingly said he didn't want "to be crimped." After the sheriff read the death-warrant Longley took his cigar from his mouth and addressed the crowd, saying:

"Well, I haven't got much to say. I see a good many enemies around me, and I hope my friends. How to God you will forgive me. I will you. I hate to die, of course; any man hates to die. But I have earned this by taking lives of men who love life as well as I do. If I have any friends here I hope they will do nothing to avenge my death; if they want to help me, let me say for my brother in the crowd, 'I hope he ain't, but if he is I hope he will not take anybody's life to avenge mine. I have done enough of that. I deserve this fate. It is a debt I owe for my wild, reckless life. When it paid it will be all over with me. I will forgive you whether you do so or not. May God forgive me.' His arms and limbs were then pinioned. He kissed the priests, shook hands with the officers and said, 'Good-bye everybody.' The black cap was then put on and the drop fell. The body hung for eleven minutes, and the doctor declared life extinct, and it was cut down and given to friends for interment.

LONGLEY'S CAREER.

Longley was perhaps the worst criminal in the confines of Texas. He hated labor, whilst most of the negroes loved it, and he was a Texas twenty-six years ago. At an early age he was an expert with firearms. When the negroes were disarmed, shortly after the Confederate war, he practiced on one of the colored militiamen, near Evergreen, hitting him in the centre of the head at one hundred yards. He was arrested here, and the failure of justice made him a desperado, for he thought he could defy the law. Four months later he engaged in a quarrel with another negro and killed him. This time the sheriff made a move, but Longley was too quick for him and fled the country, becoming a regular roving bandit.

In 1869 a detachment of United States cavalry pursued Longley in Gonzales, thinking he was one Taylor, wanted for robbery. One of the soldiers, who was admirably mounted, overtook him and was right by his side, so close that Longley was about to discharge his last shot the hammer of the pistol caught in the lappet of the soldier's overcoat; in pulling it back the hammer was released, and striking the cap, sent the ball through the soldier's body. This ended this affair and Longley escaped. He then went to Arkansas and fell in with a criminal and a noted horse-thief and desperado. Being caught with Johnson by regulators, Longley and Johnson were both taken out, manacled, and hung to the same tree. He was destined not to die at this time. The rope around Longley's neck did not slip, and the knot catching under his chin, he was in a fair way to die of strangulation, when one of the party suggested that he had better shoot the rascals before some one should come along and cut them down. His first shot struck the belt containing gold which Longley had belted around his body, and the second shot, which was hanging, and the ball, passing through his jaw, broke out one of his teeth. A little brother of Tom Johnson followed the party, and came upon the scene just as the rope by which Longley was hanging in the summer wind was to them a new and terrifying spectacle. They cried and approached toward a moment, then tossed their heads, turned tail and broke in a wild stampede for town. The frantic herd burst from the end of the lane into the main road just as a grave and serious ex-minister of the gospel—whose hands of life and mercy, etc., etc., were driving him along. Him the crowd followed. The dog with his phenomenal attachment wailing up and down, was behind, and they cared for nothing in front. One jumped across between the horse and the vehicle, two others dashed against the wheels, capsize the elder into a ditch full of muddy water, and the butchery starting by his head ends with two wheels in the air. Then the horse caught sight of the dog and ran against the wheels, capsize the elder into a ditch full of muddy water, and the butchery starting by his head ends with two wheels in the air.

A Boy's Lark.

A thrilling occurrence is reported from Evansville, Ill., and it is probably the first instance on record in which the bustle of lovely woman became an implement of crime. The case is thus immortalized by the Cleveland Leader: There was a boy in that town named Daley. The boy had a dog, which he was accustomed to take with him on his daily excursions to certain suburban pastures far to drive home the cows. On the 6th inst., young Daley found on his way to the pasture, something white and ruffled and mysterious. He did not know what it was, but it was too beautiful to throw away, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary frills of the tournure aloft like a canopy. Thus caparisoned, and the happy thought struck him, that it might be intended as an ornamental portable awning for a dog. So he called his dog and tied the gay device around his body just behind the fore legs. This held the wary